

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION 1	NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/007,315		11/07/2001	Justin T. Nguyen	22950-08577	3848
758	7590	05/31/2006		EXAMINER	
	CK & WES		NGUYEN, MAIKHANH		
	N VALLEY LIFORNIA S			ART UNIT	PAPER NUMBER
MOUNT	AIN VIEW,	, CA 94041	2176		
				DATE MAILED: 05/31/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		10/007,315	NGUYEN ET A	AL.
Office Action Summary		Examiner	Art Unit	
		Maikhanh Nguyen	2176	
Period fo	The MAILING DATE of this communication apport	pears on the cover s	heet with the correspondence	address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Openiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailin ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COM 36(a). In no event, however will apply and will expire SIX a, cause the application to be	MUNICATION. r, may a reply be timely filed ((6) MONTHS from the mailing date of the decome ABANDONED (35 U.S.C. § 133).	
Status		٠		
1)⊠ 2a)⊠ 3)□	Responsive to communication(s) filed on <u>09 N</u> This action is FINAL . 2b) This Since this application is in condition for alloward closed in accordance with the practice under the	s action is non-final.		the merits is
Disposit	ion of Claims			
4)⊠ 5)□ 6)⊠ 7)□ 8)□ Applicat 9)□ 10)□	Claim(s) 1-64 is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-64 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or ion Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct that one of the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that one of the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected to by the Examine Replacement drawing sheet(s) including the correct that are objected	wn from consideration requirements. Septed or b) object drawing(s) be held in tion is required if the consideration.	ent. Sted to by the Examiner. abeyance. See 37 CFR 1.85(a drawing(s) is objected to. See 37	CFR 1.121(d).
Priority :	under 35 U.S.C. § 119			
12) <u> </u>	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea See the attached detailed Office action for a list	ts have been receives have been receiverity documents have u (PCT Rule 17.2(a	ed. ed in Application No e been received in this Nation)).	nal Stage
2) 🔲 Notic 3) 🔯 Infor	te of References Cited (PTO-892) the of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (PTO-948) the mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) the No(s)/Mail Date 10/38/05.	. Pa 5) <u> </u>	erview Summary (PTO-413) per No(s)/Mail Date tice of Informal Patent Application (her:	PTO-152)

Art Unit: 2176

DETAILED ACTION

1. This action is responsive to communications: Amendment filed 03/09/2006 to the original application filed 11/19/2001.

Claims 1-64 are currently pending in this application. Claims 1, 3-4, 7, 10, 15, 19, 25-27, 29-31, 35-36, 39-40, 43, 45, 49, 51-52, 55-56, 59, and 61 have been amended. Claims 1, 33, and 49 are independent claims.

Information Disclosure Statement

3. The Applicants' Information Disclosure Statements, filed October 28, 2005, has been received, entered into the record, and considered. See attached form PTO 1449.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Art Unit: 2176

Claims 1-10, 12-21, 23-40, 42-56, and 58-64 are rejected under 35 U.S.C. 102(e) as being anticipated by **Bezos et al.** (US 6,029,141 – filed 06/1997).

As to claim 1:

Bezos teaches a method for providing enterprise event marketing and management automation (e.g., an Internet-based referral system that enables individuals and other business entities ("associates") to market products... The system includes automated registration software that runs on the merchant's Web site to allow entities to register as associates) [see the Abstract and the discussion beginning at col.1, line 50] comprising the steps of:

- providing a website (e.g., the merchant Web site 106) including online tools for event marketing and management (e.g., includes automated enrollment software (FIG. 1) for allowing an entity to apply, via the Internet, to operate as an associate... the automated electronic transmission of referral link embedding instructions to the applicant) [see the discussion beginning at col.6, line 2 and col.9, line 40];
- allowing a user in communication with the website to create a plurality of event pages describing an event and a registration page associated with the event utilizing the online tools, each of the plurality of event pages being targeted to one of a plurality of particular groups, each of the plurality of participant groups comprising one or more participants, the event pages including a link to the registration page (e.g., an associate applicant uses a computer 200 to enroll as an

Application/Control Number: 10/007,315

Art Unit: 2176

Page 4

associate...include information about registering online to become an associate.

Access to the merchant Web site 106 and the enrollment function is available to any client computer 200, and the enrolling associate is not required to have an established Web site at the time of enrollment. ... the enrolling associate begins the enrollment function by selecting the proper hyperlink from the merchant Web page 136 containing online registration instructions) [see the Associate Enrollment discussion beginning at col.9, line 40];

- forwarding a first event page of the plurality of event pages to a first participant of a first particular group to a participant to enable the first participant to establish a first communication with the registration page utilizing the link (e.g., the enrolling associate begins the enrollment function by selecting the proper hyperlink from the merchant Web page 136 containing online registration instructions. The merchant Web server 132 accesses a local store of HTML documents 136 and returns an online registration application document 208 (also shown in FIGS. 3a-3c) to the enrolling associate's Web browser 204. The enrolling associate can then fill out the detailed online application form 208) [see the Associate Enrollment discussion beginning at col.9, line 40];
- forwarding the registration page to the first participant to be completed and returned in response to the first communication (e.g., once the electronic application form 204 is completed by the enrolling associate, it is sent from the associate's computer 200 to the merchant Web server 132 for further processing) [see the Associate Enrollment discussion beginning at col.9, line 40].

Application/Control Number: 10/007,315

Art Unit: 2176

Page 5

- of a second event page of the plurality of event pages to a second participant of a second particular group to enable the second participant to establish a second communication with the registration page utilizing the link, the first event page being different from the second event page, the first particular group being different from the second particular group (e.g., the enrolling associate begins the enrollment function by selecting the proper hyperlink from the merchant Web page 136 containing online registration instructions. The merchant Web server 132 accesses a local store of HTML documents 136 and returns an online registration application document 208 (also shown in FIGS. 3a-3c) to the enrolling associate's Web browser 204. The enrolling associate can then fill out the detailed online application form 208) [see the Associate Enrollment discussion beginning at col.9, line 40];
- forwarding the registration page to the second participant to be completed and returned in response to the first communication (e.g., once the electronic application form 204 is completed by the enrolling associate, it is sent from the associate's computer 200 to the merchant Web server 132 for further processing) [see the Associate Enrollment discussion beginning at col.9, line 40];
- receiving the registration page and in response thereto communicating a confirmations the first and the second participants (e.g., in response to submission of the enrollment form, the merchant Web server 132 initiates a computer program 144 comprising enrollment software that processes the information contained on the electronic application form 208....the enrollment software

Application/Control Number: 10/007,315

Art Unit: 2176

Page 6

automatically accepts the application... Next, the computer program 144
automatically formats and transmits an electronic mail message to the e-mail
address of the approved associate) [see the discussion beginning at col.10, line
29]; and

• communicating to the user the information received from the first and second participants (e.g., the computer program 144 automatically formats and transmits an electronic mail message to the e-mail address of the approved associate. This electronic mail message provides detailed information about setting up an associate's Web site, including instructions on how to create HTML documents with referral links. These instructions specify a predefined format for embedding the store ID and unique product IDs with the HTML link structures... Upon receipt of the special linking instructions, the associate can begin to build the content (catalog documents) of the associate's Web site, including the descriptions of the products to be featured on the site. An associate can begin to refer customers to the merchant Web site 106 at anytime) [see the discussion beginning at col.10, line 29].

As to claim 2:

Bezos teaches associating a fee (e.g., collecting payment) with the event [see the discussion beginning at col.6, line 41).

As to claim 3:

Bezos teaches the fee for the event is requested from the first and second participants in response to receiving the registration page (e.g., because the merchant Web site 106 includes software for automating the primary functions of doing business with associates (such as associate enrollment, referral transaction processing, and commission tracking and payment), the architecture allows the merchant to do business with large numbers (e.g., thousands) of associates with minimal supervision by the merchant) [see the discussion beginning at col.6, line 41).

As to claim 4:

Bezos teaches querying the first and second participants for information associated with participant attendance to the event (e.g., the enrollment software generates a unique store ID to be assigned to the associate. In addition, the enrollment software creates a database entry corresponding to the enrolling associate and stores the store ID and the information provided by the enrolling associate as a unique entry in an associate database 160. The database may be any type of data repository including, for example, an SQL table or ASCII text file. This database entry allows the merchant Web site 106 to properly track and credit associate referrals) [see the discussion beginning at col.10, line 38).

Art Unit: 2176

As to claim 5:

Bezos teaches previously created event pages are utilized for creating at least one of new events and new registration pages (e.g., a preferred format of a URL 400 used by an associate to create a referral link to the merchant Web site. This format is recognized by parsing software (FIG. 1) that runs on the merchant Web site. The URL 400 comprises the merchant Web server information 402, the unique product ID 404, the unique store ID 406, and an associate commission scheme ID 408. The unique store ID 406 represents the information created and stored in the associate's database during the associate enrollment process described above.... Upon receipt of the special linking instructions, the associate can begin to build the content (catalog documents) of the associate's Web site, including the descriptions of the products to be featured on the site. An associate can begin to refer customers to the merchant Web site 106 at anytime [see the discussion beginning at col.10, line 38].

As to claim 6:

Bezos teaches storing a contact file of the user (e.g., The application requests information about the enrolling associate... and the e-mail address of the enrolling associate...the enrollment software creates a database entry corresponding to the enrolling associate and stores the store ID and the information provided by the enrolling associate as a unique entry in an associate database 160) [see the discussion beginning at col.10, line 9].

As to claim 7:

Bezos teaches the first and second participants are selected from the contact file (e.g., the enrollment software generates a unique store ID to be assigned to the associate. In addition, the enrollment software creates a database entry corresponding to the enrolling associate and stores the store ID and the information provided by the enrolling associate as a unique entry in an associate database 160. The database may be any type of data repository including, for example, an SQL table or ASCII text file. This database entry allows the merchant Web site 106 to properly track and credit associate referrals) [see the discussion beginning at col.10, line 38).

As to claim 8:

Bezos teaches the stored file is imported from another source (e.g., Upon receipt of the special linking instructions, the associate can begin to build the content (catalog documents) of the associate's Web site, including the descriptions of the products to be featured on the site. An associate can begin to refer customers to the merchant Web site 106 at anytime) [see the discussion beginning at col.10, line 38].

As to claim 9:

Bezos teaches exporting the contact file (e.g., the catalog document 120 comprises a graphic icon 600 that is a scaled-down replica of an actual book cover. The graphic icon 600 also functions as a hyperlink, allowing the customer to click on the icon with a mouse in order to link to the merchant Web site 106. The document 120 includes the title

602 and author of the book 604, and includes an editorial description and recommendation of the book 606 from the associate. The catalog document 120 also contains another textual hyperlink 608, allowing the customer to link to the merchant Web site 106 and initiate referral transaction processing. Typically, the associate's product catalog (which may include multiple catalog pages) contains several referral links (with different product IDs), each corresponding to a different product sold by the merchant) [see the discussion beginning at col.11, line 43].

As to claim 10:

Bezos teaches generating participant parameters, wherein the first and second participants are forwarded the event page according to the participant parameters (e.g., the enrollment software generates a unique store ID to be assigned to the associate. In addition, the enrollment software creates a database entry corresponding to the enrolling associate and stores the store ID and the information provided by the enrolling associate as a unique entry in an associate database 160. The database may be any type of data repository including, for example, an SQL table or ASCII text file. This database entry allows the merchant Web site 106 to properly track and credit associate referrals) [see the discussion beginning at col.10, line 38].

As to claim 12:

Bezos teaches a registration template is utilized to create the registration page [e.g., see the registration discussion beginning at col.9, line 41].

As to claim 13:

Bezos teaches grouping a plurality of events under a single event (e.g., a hyperlink may be provided for a group of products) [see the discussion beginning at col.7, line 6].

As to claim 14:

Bezos teaches the event has a maximum participant capacity associated therewith (see the discussion beginning at col. 10, line 38).

As to claim 15:

Bezos teaches presenting the first and second participants with the option of being waitlisted where maximum capacity has been reached (see the discussion beginning at col. 10, line 38).

As to claim 16:

Bezos teaches user receives a notification when a predetermined percentage of maximum participant capacity is reached (see the discussion beginning at col. 11, line 28).

As to claim 17:

Bezos teaches the user is allowed to modify the maximum participant capacity in response to the notification (see the discussion beginning at col. 11, line 28).

As to claim 18:

Bezos teaches the confirmation includes a ticket for admission to the event (see the discussion beginning at col. 12, line 27).

As to claim 19:

Bezos teaches generating a report about the event for at least one of the user and the first and second participants [e.g., see the Report Generation Function discussion beginning at col.16, line 10].

As to claim 20:

Bezos teaches the report includes information pertaining to, among other things, profiling (e.g., set up a report profile) [see the Report Generation Function discussion beginning at col.16, line 10].

As to claim 21:

Bezos teaches the report may be generated according to at least one of a schedule (e.g., the report on a daily, weekly) [see the Report Generation Function discussion beginning at col.16, line 10].

As to claim 23:

Bezos teaches providing the user with data for tracking at least one of expenses (e.g., The merchant Web site includes credit generation software for calculating associate referral

credit. Referral credit may be calculated in any of a number of ways depending on the associate and merchant business relationship, and may be provided to the associate on a periodic basis, such as at the end of each calendar quarter. For example, the associate may be paid a fixed percentage of the list selling price. As indicated above, commission payments may be made automatically using an appropriate electronic payment method.) [see the discussion beginning at col.7, line 6].

As to claim 24:

Bezos teaches grouping one or more events into event categories (e.g., a hyperlink may be provided for a group of products) [see the discussion beginning at col.15, line 61].

As to claim 25:

Bezos teaches providing to the first and second participants at least one of accommodation information and travel information (see the discussion beginning at col. 11, line 28)

As to claim 26:

Bezos teaches organizing participants into the plurality of participant groups (e.g., a hyperlink may be provided for a group of products) [see the discussion beginning at col.15, line 61].

As to claim 27:

Bezos teaches assigning a first type to the first participant and a second type to the second participant (see the discussion beginning at col. 10, line 18).

As to claim 28:

Bezos teaches providing at least one of specified travel and accommodations according to participant type (see the discussion beginning at col. 9, line 41).

As to claim 29:

Bezos teaches assigning a first login to the first participant and a second login to the second participant (see the discussion beginning at col. 9, line 54).

As to claim 30:

Bezos teaches forwarding a survey to the first and second participants (see the discussion beginning at col. 10, line 50).

As to claim 31:

Bezos teaches receiving information related to a guest of the first or second participant on the registration page [e.g., see the registration discussion beginning at col.9, line 41].

Art Unit: 2176

As to claim 32:

Bezos teaches travel can be arranged utilizing an online booking system (see the discussion beginning at col. 11, line 28).

As to claims 33-40, 42, and 43:

Note the rejection of claims 1-7, 10, 12, and 19, respectively. Claims 33-40, 42 and 43 are the same as claims 1-7, 10, 12, and 19, except claims 33-40, 42 and 43 are system claims and claims 1-7, 10, 12, and 19 are method claims.

As to claims 44-48:

Note the rejection of claims 14-18, respectively. Claims 44-48 are the same as claims 14-18, except claims 44-48 are system claims and claims 14-18 are method claims.

As to claims 49-56, 58, and 59:

Note the rejection of claims 1-7, 10, 12, and 19, respectively. Claims 49-56, 58, and 59 are the same as claims 1-7, 10, 12, and 19, except claims 49-56, 58, and 59 are computer readable medium claims and claims 1-7, 10, 12, and 19 are method claims.

As to claims 60-64:

Note the rejection of claims 14-18, respectively. Claims 60-64 are the same as claims 14-18, except claims 60-64 are computer readable medium claims and claims 14-18 are method claims.

Art Unit: 2176

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11, 22, 41, and 57 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Bezos et al.** in view of **Yokell et al.** (US 6,507,870).

As to claims 11, 41, and 57:

Bezos does not specifically teach associating a promotion code with the event in accordance with instructions from the user.

Yokell teaches associating a promotion code with the event in accordance with instructions from the user (e.g., Customer completes order form including optional promotion code) [see the discussion beginning at col.6, line 30].

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Yokell with Bezos because Yokell's teaching would have allowed the task of marketing the merchant's products to be efficiently distributed among entities that have established reputations and exposure within their respective fields.

Art Unit: 2176

As to claim 22:

Bezos does not specifically teach at least one of an ad hoc report and a canned report.

Yokell teaches at least one of an ad hoc report (e.g., ad hoc reports) and a canned report

(e.g., canned reports) [see the discussion beginning at col.20, line 45].

It would have been obvious to a person of ordinary skill in the art at the time the

invention was made to combine the teachings of Yokell with Bezos because Yokell's

teaching would have allowed the task of marketing the merchant's products to be

efficiently distributed among entities that have established reputations and exposure

within their respective fields. Another benefit is that it provides an efficient mechanism

for exposing the merchant's Web site to the public, by encouraging others (associates) to

set up outgoing links to the merchant's site.

Response to Arguments

6. Applicant's arguments with respect to claims 1-64 have been considered but are moot in

view of the new ground(s) of rejection.

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this

Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

Art Unit: 2176

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maikhanh Nguyen whose telephone number is (571) 272-4093. The examiner can normally be reached on Monday - Friday from 9:00am – 5:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon can be reached on (571) 272-4136.

The fax phone number for the organization where this application or proceeding is

assigned is 571-273-8300.

Art Unit: 2176

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MN

HEATHER R. HERNDON
SUPERVISORY PATENT EXAMINE
SUPERVISORY OGY CENTER 2100